CAUSE NO		
	§	IN THE JUSTICE COURT
PLAINTIFF v.	§	PRECINCT NO. FOUR
	§	
	§	
	§ §	
<u>DEFENDAN</u>	IT'S ANSWER	(EVICTION CASE)
This Answer is made by Defendant		, who:
 generally denies each and e allegations be proven; 	very allegation	n made by Plaintiff and demands that all
☐ further answers as follows (d	escribe other o	defenses, if any):
		
D. I. howeless we assess a jump twick. The	foo is \$22 and	must be noted at least 2 days before twist -
		must be paid at least 3 days before trial. □ service of all motions, pleadings or other
		il address as follows:
•	, 0	nt for Defendant, award Defendant's costs endant may prove to be justly entitled.
		Respectfully submitted,
Signature of Defendant		Signature of Attorney, if any
Printed Name:	·	Printed Name:
Address:		Address:
Telephone:		Telephone:
Fax:		Fax:
		State Bar No.:

CERTIFICATE OF SERVICE

I hereby certify that a copy of this Answer was s	<i></i>
, 20, pursuant to Texas Rul	le of Civil Procedure 501.4 by:
☐ Personal delivery	
☐ Mail	
□ Fax	
☐ Email (if both parties have agreed in writing	ng and provided an email address)
☐ Another method approved by the court:	•
-	
	Defendant's Signature